

Pros. Atty
Marie Milks
Records Division
APD
Hawaii State Hospital
HCF
6th

1ST CIRCUIT COURT
STATE OF HAWAII
FILED

1978 JUL 10 AM 9:26

H. SETO

CLERK

IN THE CIRCUIT COURT OF THE FIRST CIRCUIT

STATE OF HAWAII

STATE OF HAWAII,

vs.

WARREN DAVID MILLER,

Defendant.

CR. NO. 50583

JUDGMENT OF ACQUITTAL AND
COMMITMENT; NOTICE OF ENTRY

I: ATTEMPTED RAPE IN THE FIRST
DEGREE (F-64174)

III: ATTEMPTED MURDER (F-64174-1)

V: ATTEMPTED SODOMY (F-64174-2)

VII: KIDNAPPING (F-64174-3)

IX: SEXUAL ABUSE IN THE FIRST
DEGREE (F-64174-4)

XI: SEXUAL ABUSE IN THE FIRST
DEGREE (F-64174-5)

XIII: SEXUAL ABUSE IN THE FIRST
DEGREE (F-64174-6)

XV: SEXUAL ABUSE IN THE FIRST
DEGREE (F-64174-7)

JUDGMENT OF ACQUITTAL AND COMMITMENT

Defendant's Motion for Judgment of Acquittal having
been heard before this court on June 30, July 3, 4, 5 and 6,
1978 and

The Court being satisfied that at the time of the
offense Defendant suffered from a mental disease or disorder
which substantially impaired his capacity to appreciate the
wrongfulness of his conduct and to conform his conduct to the
requirements of law, thus excluding penal responsibility; and

THE COURT FURTHER having found that Defendant presents
a danger to himself or to the person or property of others

I do hereby certify that this is a full, true, and
correct copy of the original on file in this office pur-
suant to Section 92-30, Hawaii Revised Statutes.

D. Hife
Clerk, Circuit Court, First Circuit,
State of Hawaii

229

and that Defendant is not a proper subject for conditional release; now, therefore,

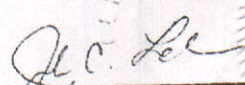
IT IS HEREBY ORDERED, ADJUDGED AND DECREED that Defendant is acquitted in the above entitled cause on the ground of mental disease or disorder excluding responsibility.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that, pursuant to Section 411(1)(a) of the Hawaii Penal Code, Defendant is hereby committed to the custody of the Director of Health to be placed in an appropriate institution for custody, care and treatment. It is necessary that such institution be a place where the Defendant can be held in maximum security and that he be kept under custodial supervision because of his high degree of dangerousness, as well as being treated for his psychiatric condition.

IT IS FURTHER ORDERED that the person having custody of the Defendant, or if the Defendant is not in custody, then counsel for the Defendant, shall forthwith make arrangements with the Administrator of Hawaii State Hospital for admission by said Hospital of said Defendant within 5 days from receipt of this Judgment.

Counsel for the Defendant shall cause to be delivered copies of this Judgment to the Director of Health, the Hawaii State Hospital, and to such person as may have present custody of the Defendant.

DATED: Honolulu, Hawaii, this 10th day of July, 1978.


Judge of the Above-Entitled Court

